# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA FT. LAUDERDALE DIVISION CASE NO.

MAGISTRATE JUDGE:

00-6007

ADVOCATES FOR THE DISABLED, INC., a Florida not-for-profit corporation, PETER SPALLUTO, Individually, and ERNST ROSENKRANTZ, Individually,

Document 1

BANDSTRA

Plaintiff(s),

VS.

POMPANO LAND, LLC, a Florida Limited Liability Company,

Defendant(s).

(Temporary and Permanent Injunctive Relief Demanded)

Plaintiffs, ADVOCATES FOR THE DISABLED, INC., a Florida not-for-profit corporation, PETER SPALLUTO, Individually, and ERNST ROSENKRANTZ, Individually, (sometimes jointly referred to herein as "Plaintiff"), sue the Defendant, POMPANO LAND, LLC, a Florida Limited Liability Company, (sometimes referred to as "Defendant") for Injunctive Relief, Attorneys' Fees, and costs pursuant to the Americans with Disabilities Act. 42 U.S.C. § 12181, et seq. ("ADA").

# **JURISDICTION AND VENUE**

- 1. This action arises from a violation of Title III of the Americans With Disabilities Act. 42 U.S.C. § 12181, et seg. as more fully set forth herein. This Court has original jurisdiction pursuant to 28 U.S.C.§ 1331 and 28 U.S.C. § 1343.
- 2. Venue lies in this district as the property which is the subject matter of this claim is located in this judicial district, and the Defendant is doing business in this judicial district.



# STATUTORY BACKGROUND

- 3. On July 26, 1990, Congress enacted the Americans with Disabilities Act of 1990, establishing important civil rights for individuals with disabilities, including the right to full and equal enjoyment of the goods, services, facilities, privileges, and access to places of public accommodation.
- 4. Pursuant to 42 U.S.C. § 12182 and 28 CFR 36.201(a), no place of public accommodation shall discriminate against an individual, on the basis of such individual's disability, with regard to the full and equal enjoyment of the goods, services, facilities, privileges, advantages, or accommodations at that place of public accommodation.
- The effective date of Title III of the ADA was January 26,1992, or January 26,1993, 5. if the Defendant has ten(10) or fewer employees and gross receipts of \$500,000 or less. 42 U.S.C. 12181; 28 CFR 36.508(a)

#### THE PARTIES AND STANDING

6. Plaintiff, ADVOCATES FOR THE DISABLED, INC. is a non-profit Florida corporation. The members of this organization include individuals with disabilities as defined by the ADA. This organization's purpose is to represent it's members interests by assuring that places of public accommodation are accessible to and usable by the disabled and that its members are not discriminated against because of their disabilities. Plaintiff, and its members have suffered and will continue to suffer direct and indirect injury as a result of the Defendant's discrimination until Defendant is compelled to comply with the requirements of the ADA. ADVOCATES

- FOR THE DISABLED, INC. has also been discriminated against because of its association with its disabled members and their claims.
- 7. Plaintiffs, PETER SPALLUTO and ERNST ROSENKRANTZ are Florida residents. are sui juris and qualify as individuals with disabilities as defined by the ADA.
- 8. Plaintiffs have reasonable grounds to believe that they are and will continue to be subjected to discrimination in violation of the ADA by the Defendant.
- Defendant, owns; or leases; or leases to; or operates a place of public 9. accommodation as defined by the ADA and the regulations implementing the ADA 28 CFR 36.201(a) and 36.104. Defendant is responsible for complying with the obligations of the ADA. The place of public accommodation that the Defendant owns, operates, leases or leases to is known as Pompano Beach Motor Lodge and is located at: 1112 North Ocean Blvd., Pompano Beach, FL 33062

### THE INSTANT CLAIM

10. Defendant is required to remove architectural barriers to the physically disabled when such removal is readily achievable for its place of public accommodation that has existed prior to January 26, 1992, 28 CFR § 36.304(a); in the alternative, if there has been an alteration to Defendant's place of public accommodation since January 26,1992, then the Defendant is required to ensure to the maximum extent feasible, that the altered portions of the facility are readily accessible to and useable by individuals with disabilities, including individuals who use wheelchairs, 28 CFR 36.402; and finally if the defendant's facility is one which was designed and constructed for first occupancy subsequent to January 26,1993 as defined in 28 CFR 36.401 then the Defendant's facility must be readily accessible to and useable

- by individuals with disabilities as defined by the ADA.
- 11. Appendix A to Part 36- Standards for Accessible Design (28 CFR pt. 36, App. A) sets out guidelines for accessibility for buildings and facilities. These guidelines are to be applied during design, construction and alteration of such buildings and facilities to the extent required by regulations issued by Federal Agencies, including the Department of Justice, under the ADA.
- 12. Defendant has discriminated against the individual and corporate Plaintiffs by denying them access to full and equal enjoyment of the goods, services, facilities, privileges, advantages and or accommodations of its place of public accommodation or commercial facility in violation of 42 U.S.C. 12181 et seq., and 28 CFR 36.302 et seq. as described below.
- 13. Defendant has discriminated and is discriminating against the Plaintiff in violation of the ADA by failing to, inter alia, have accessible facilities as described below by January 26,1992 (or January 26,1993 if defendant has 10 or fewer employees and gross receipts of \$500,000 or less): See attached photograph numbers 1 through 19.
  - 1. There are approximately 70 standard parking spaces and only 2 disabled parking spaces are provided none are designated van accessible violating section 4.6.1 of the ADAAG. See photograph numbers 10, 11, and 19.
  - 2. The signs identifying disabled parking spaces throughout the facility are not posted violating section 4.6.4 of the ADAAG. See photograph numbers 1, 2, 4, and 5.
  - 3. All of the disabled use spaces have no access aisles in violation of sections 4.3.1 and 4.6.3 of the ADAAG. See photograph numbers 10 and 11.

- 4. An accessible path or route of travel compliant with the ADAAG 4.3 is not provided as there is not a 36" wide clear path of travel. See photograph number 16.
- 5. Failure to provide accessibility to recreation facilities which do not provide a pool lift for disabled accessibility; not compliant with the ADAAG 4.3.2. See photograph number 18.
- 6. The swimming pool gate lock is not operable with a closed fist this is not compliant with the ADAAG 4.13.9. See photograph number 9.
- 7. There are 60 rooms and all have door hardware that is inoperable with a closed fist in violation of section 4.13.9 of the ADAAG. See photograph number 7.
- 8. There are 60 rooms and all have rises at the doorway in violation of section 4.13.8 of the ADAAG. See photograph number 7.
- 9. There is a rise in excess of one half inch at the office entrance in violation of section 4.5.2 of the ADAAG. See photograph number 12.
- 10. The facility does not provide any rooms for disabled use in violation of the ADAAG.
- 11. The door has a width of 28" in violation of section 4.13 of the ADAAG. See photograph number1.
- 12. The controls to various devices throughout the room are inoperable with a closed fist in violation of sections of the ADAAG.
- 13. There is no access to the sink in violation of section 4.19 of the ADAAG. See photograph number 3
- 14. There is no accessible route through the room in violation of section 4.3.3 of the ADAAG. See photograph number 1.
- 15. There is not a 36" clear maneuvering space along both sides of the bed in violation

- of section 9.2.2 (1) of the ADAAG.
- There is not a 18" space provided at the bathroom door in violation of section 4.13 16. of the ADAAG. See photograph number 4.
- There are improper clearances and throughout the restroom and no grab bar behind 17. water closet as required in violation of sections 4 and 9 of the ADAAG. See photograph numbers 3, 4, and 5.
- 14. The discriminatory violations described in Paragraph 13 are not an exclusive list of the Defendant's ADA violations. Plaintiff requires an inspection of the Defendant's place of public accommodation in order to determine all of the discriminatory acts violating the ADA.
- 15. The correction of these violations of the ADA is readily achievable or the Defendant is obligated to have its place of public accommodation readily accessible as defined by the ADA.
- 16. Plaintiffs have retained the undersigned counsel and are obligated to pay reasonable Attorneys' Fees including costs and expenses incurred in this action. Plaintiffs are entitled to recover these Attorney's Fees, costs and expenses from the Defendant pursuant to 42 U.S.C. § 12205 and 28 CFR 36.505.
- 17. Notice to Defendant is not required as a result of the Defendant's failure to cure the violations by January 26,1992 (or January 26,1993 if Defendant has 10 or fewer employees and gross receipts of \$500,000 or less). All other conditions precedent have been met by Plaintiff or waived by the Defendant.
- 18. Plaintiffs are without adequate remedy at law and are suffering irreparable harm.
- 19. Pursuant to 42 U.S.C. 12188, this Court is provided authority to grant Plaintiffs

Injunctive Relief including an order to alter the Defendant's facility to make those facilities readily accessible to the Plaintiffs and all other persons with disabilities as defined by the ADA; or by closing the facility either temporary or permanently until such time as the defendant cures its violations of the ADA.

# WHEREFORE, Plaintiffs respectfully request:

- A temporary injunction and a permanent injunction providing for injunctive a. relief against the Defendant including an order to make all readily achievable alterations to the facility ;or to make such facility readily accessible to and usable by individuals with disabilities to the extent required by the ADA.
- An award of Attorney's Fees, costs and litigation expense pursuant to 42 b. U.S.C. 12205.
- C. Such other relief as the Court deems just and proper.

DATED: 12/20/55

By: Lawrence A. Fuller, Esquire

for A hel

Florida Bar#: 180470

Fuller Mallah and Associates, P.A.

Attorney for Plaintiffs

1111 Lincoln Road, Suite 802

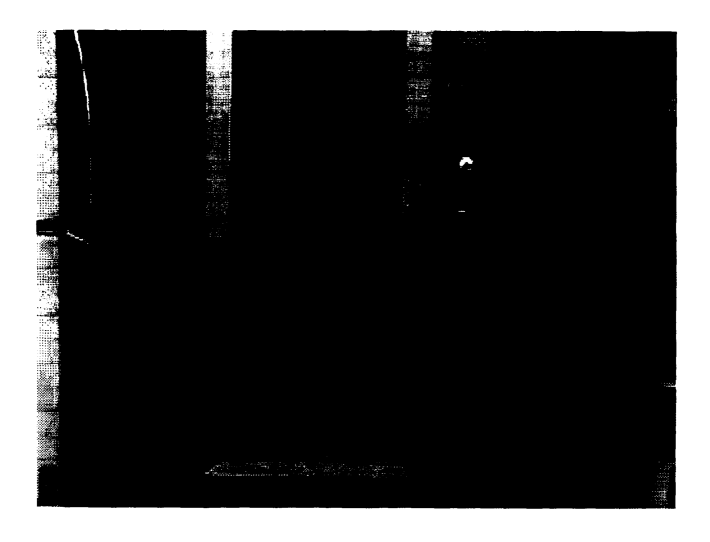
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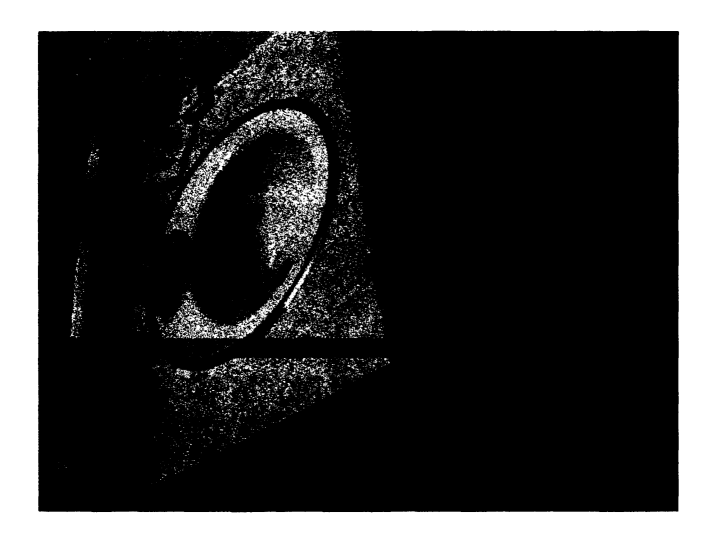
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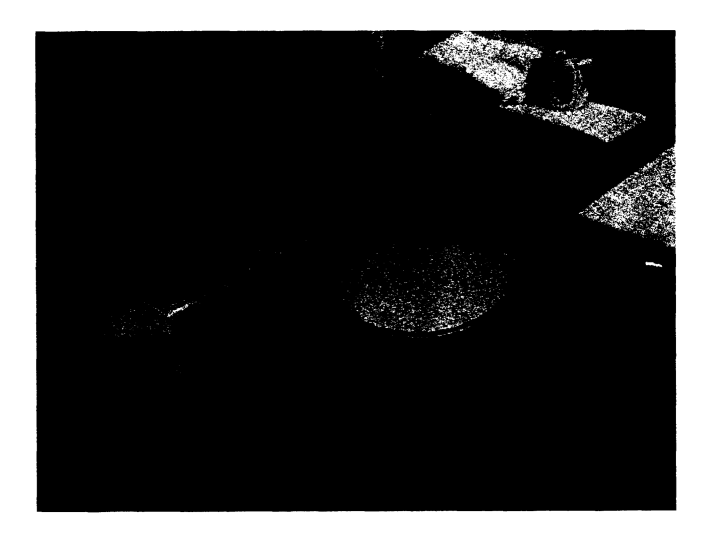
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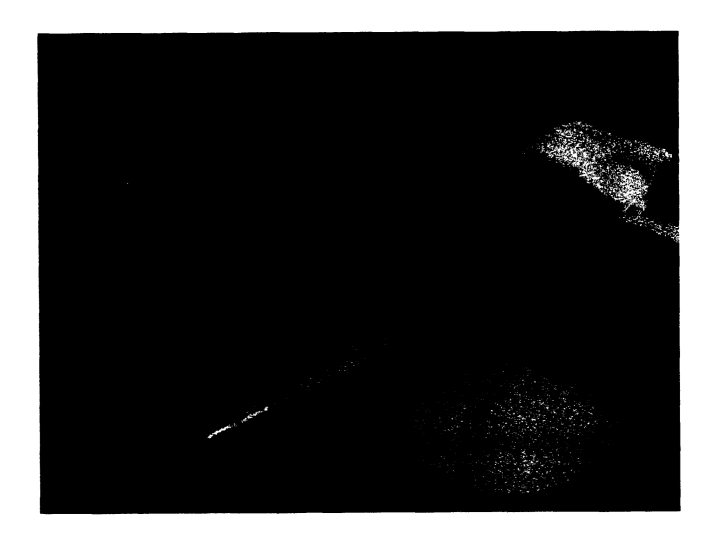


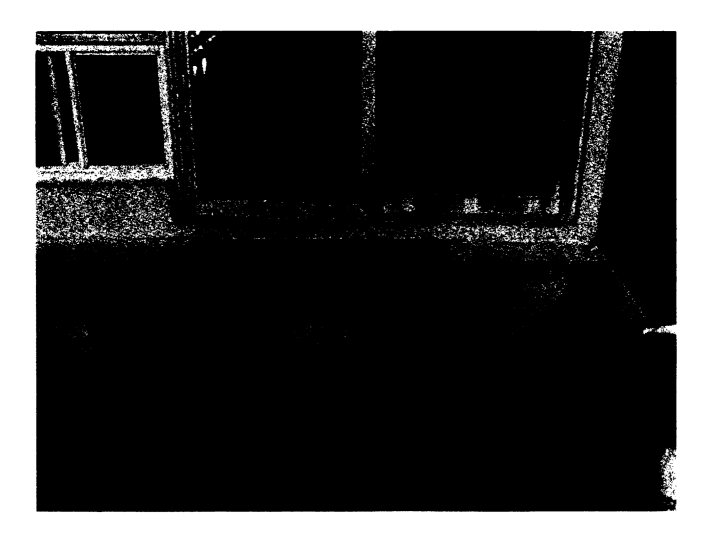




















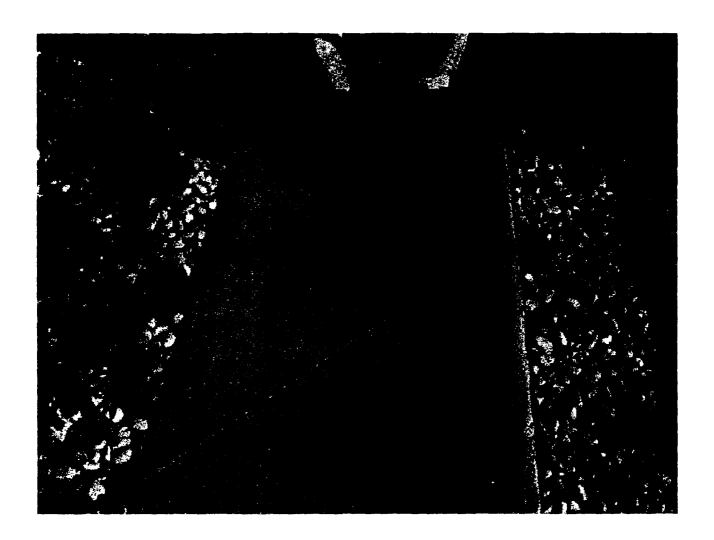






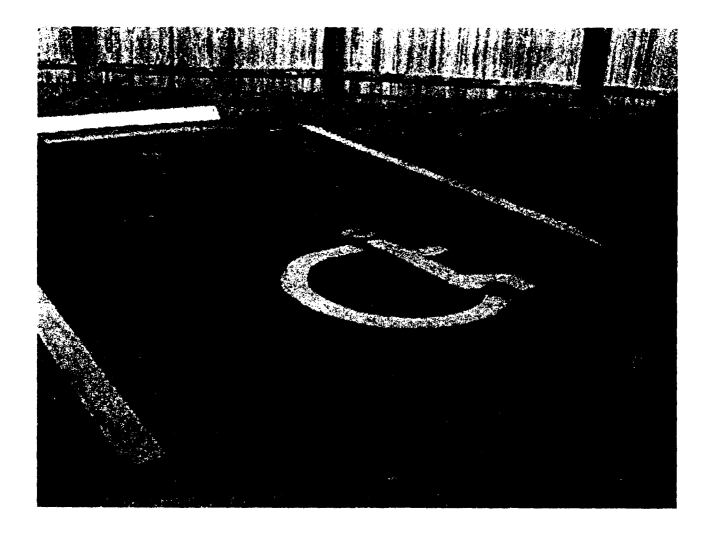












ATTORNEYS (IF KNOWN)

# CIVIL COVER SHEET

The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and server law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United State the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM garger timble little over James Brown I (a) PLAINTIFFS DEFENDANTS ADVOCATES FOR THE DISABLED, INC., a Florida not-POMPANO LAND, LLC., a Florida Limited Liability for profit croporation, PETER SPALLUTO, and hading company. ENRST ROBENKRANTZ,

(b) COUNTY OF RESIDENCE OF FIRST LISTED PLAINTIFF (EXCEPT IN U.S. PLAINTIFF CASES)

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COUNTY OF RESIDENCE OF FIRST LISTED DEFENDANT (IN U.S. PLAINTIFF CASES ONLY

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE .... TRACT OF LAND INVOLVED

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(C) ATTORNEYS (FIRM NAME, ADDRESS, AND TELEPHONE NUMBER) FULLER MALLAH & ASSOCIATES, P.A. 1111 Lincoln Road Mall, Suite 802 33139 (305) 538-6483

Document 1

Miami Beach, FL (d) CIRCLE COUNTY WHERE ACTION AROSE:

DADE, MONROE, BROWARD, PALM BEACH, MARTIN, ST. LUCIE, INDIAN RIVER, OKEECHOBEE, HIGHLANDS II. BASIS OF JURISDICTION III. CITIZENSHIP OF PRINCIPAL PARTIES (PLACE AN X IN ONE BOX FOR PLAINTIFF AND ONE (PLACE AN X ONE BOX ONLY) (For Diversity Case Only) BOX FOR DEFENDANT) DEF PTF DES Chizen of This State 1. U.S. Government 0 1 3. Federal Question Incorporated of Principal Place of 0 1 4 Plainist (U,S, Government Not a Party) Business in This State Citizen of Another State D 2 Q 2 Incorporated and Principal Place of **a** 5 4. Diversity 2. U.S. Government Business in Another State Defendant (Indicate Citizenship of Parks in item III) Citizen or Subject of a Foreign Country 3 Foreign Nation

(CITE THE U.S. CIVIL STATUTE UNDER WHICH YOU ARE FILING AND WRITE A BRIEF STATEMENT OF CAUSE. IV. CAUSE OF ACTION DO NOT CITE JURISDICTIONAL STATUTES UNLESS DIVERSITY.) 42 U.S.C. \$12181, seeking injunctive relief for violation of Title III of Americans with Disabilities Act.

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IVa. days es	stimated (for both side	s) to try entire case			
V. NATURE OF SUIT	<u></u>	(PLACE AN X IN ONE BO			
A CONTACT	A TORTS		B FORFEITURE PENALTY	A. BANKRUPTCY	A OTHER STATUS
110 Insurance 120 Marine	310 Airplane	AL INJURY  362 Personal Injury-Med Malpractics		423 Windrawal 28 USC 157	☐ 400 States Reappointment ☐ 410 Anitrust
130 Miller Act	315 Airplane Product Liability	☐ 365 Personal Injury-Product Liability ☐ 369 Asbestos Personnel	of Property 21 USC 881		130 Banks and Banking
☐ 140 Negoliable Instrument	320 Assault, Libel & Stander	Injury Product Listriky	C 630 Liquor Laws	☐ 820 Copyrights	450 Commerce/ICC Rates/etc. B
[] 150 Rocovery of Overpayment & Enforcement of Judgment	330 Federal Employers' Liability	PERSONAL PROPERTY	☐ 840 R.A. & Truck	}	480 Deportation
151 Medicare Act	340 Marino	370 Other Fraud	☐ 650 Airline Regs	☐ 840 Trademark	470 Racketeer influenced and Cornept Organizations
() 152 Recovery of Defaulted Student Loans (Excl Veterans) B	345 Marine Product Liability	371 Truth in Lending B	560 Occupational Salety/Health	B SOCIAL SECURITY	☐ 810 Selective Service
153 Recovery of Overpayment of Veteran's Benefits B	350 Motor Vehicle	380 Other Personnel Property Damage	☐ 690 Other	☐ 861 HtA (1395H)	☐ 850 Securities/Commodities/Eccarge
160 Stockholdar's Sults	155 klotor Vehicle Product Liability	D 365 Property Damage Product Liability	A · LABOR	□ 862 Black Lung (923)	875 Customer Challange 12USCD410
190 Other Contract 195 Contract Product Liability	☐ 360 Other Personal injury		710 Fair Labor Standarda Act 720 Labor Management Relations 8	☐ 863 DIWC/DIWW (405(g)) ☐ 864 \$510 Tale XVI	891 Agricultural Acts     892 Economic Stabilization Act
A REAL PROPERTY	A CIVIL RIGHTS	B PRISONER PETITIONS	730 Labor Management Reporting & Disclosure Act	☐ 865 RSI (405(g))	□ 893 Environmental Maiters
210 Land Condemnation	☐ 441 Voting	510 Mollone to Vacata Seniance	740 Reilwey Lebor Act	A FEDERAL TAX SUITS	B94 Energy Allocation Act
220 Foreclosure B	412 Employment .	Habeas Corpus	790 Other Labor Litigation	(U.S. Plaintif or Defendant)	B95 Freedom of Information Act D 900 Appeal of Fee Determination
230 Rent Lease & Ejectment	A43 Housing/Accommodations	530 General *	791 Employee Rel. Inc. Security Act B	D 871 IRS-Third Party 26 USC 7609	Under Equal Access to Justice  B50 Constitutionality of State Statute
240 Torts to Land 245 Ton Product Liability	444 Wolfare 440 Other Civil Rights	535 Death Penalty 540 Mandamus & Other*			B30 Other Statutory Actions
290 All Citier Real Property	-	SSO CIM Rights			, V ox B
VI. ORIGIN		(PLACE AN X IN ONE B	OX ONLY)		
1. Original Proceeding	Z. Removed From State Court	3. Remanded from Appellato Court	4. Refiled 5. Transferred from another district		7. Appeal to District Judge (and Magistrate Judgment
VII. REQUESTED	CHECK IF THIS IS A	CLASS ACTION	DEMAND \$	Check YES only if demanded in complaint:	□ YES
IN COMPLAINT	☐ UNDER F.R.C.P. 23	·		JURY DEMAND:	CN XEX
VIII. RELATED CASE(S) IF ANY	(See Instructions):	<sub>2</sub> JUDGE		DOCKET NUMBER	
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